

CITY OF DETROIT WRECKING LICENSE INFORMATION

This checklist is provided to help you complete you application correctly. Only properly completed applications will be accepted for processing. All required application forms and support documentation must be secured and assembled by the applicant prior to submitting for Board approval. Application package must be submitted 14 days prior to any scheduled Board meeting. to be considered for that meeting. You will be advised of your application acceptance and the time, date and location of the scheduled oral examination. All applicants are required to appear before the board in person.

1. Check you application package to insure that you were given a complete set. It should include: a two page application, a sample employment affidavit and excerpts from Detroit's Building Code.
2. Be sure to have your application NOTARIZED.
3. The current examination fee is \$50.00. (Personal checks are accepted).
4. If operating as a partnership, you will be required to provide a certified copy of the Copartnership Certificate you registered at the County Clerks office.
5. If you will be operating as a corporation, you must provide us with a copy of your articles of corporation and your most recent annual report.
6. A Minimum of three years supervisory experience (Foreman-Superintendent-Supervisor) is mandatory to qualify for a wrecking license in Detroit. NOTE! All employers listed on your application are required to provide us with an Employment Affidavit. Please review the sample Employment Affidavit letter included in your application package and request all referenced to follow that format. We recommend that you mail or deliver copies of the sample affidavit to each of your former employers.

If you were self employed and operating your own company in some other area, you can provide evidence of experience by submitting the following: 1-Copies of wrecking permit, weather cards or other copy and permit applications signed by you and listing your company as the prime contractor. 2-Affidavits from clients or customers whose building you have demolished. We will not accept testimonial letters of character. Use the same format found in the sample Employment Affidavit. 3-Copies of Workman's Compensation audits submitted by your firm. 4-Prior tax records.

7. A recent passport type photograph of the applicant.

WRECKING APPLICANT'S DOCUMENTATION STATUS REPORT

NAME: _____ PHONE: _____

TYPE OF LICENSE REQUESTED _____

ITEM	STATUS
1. - APPLICATION	_____
2. - PHOTOS	_____
3. - CO-PARTNERSHIP AFFIDAVIT	_____
4 - ARTICLES OF IN-CORPORATION	_____
5.- EXPERIENCE AFFIDAVITS	_____
6.- EXAMINATION	_____

APPROVED FOR EXAM _____ CLASS _____ BY _____

APPROVED FOR LICENSE _____ CLASS _____ BY _____

COMMENTS: _____

REVIEWED BY: _____ DATE: _____

If you hold a current Michigan Builders or Alteration Contractors license (Wrecking). Please submit a copy of the wall certificate or degree with this application. POCKET CERTIFICATE NOT ACCEPTABLE.

MUST BE NOTARIZED

EMPLOYMENT AFFIDAVIT FOR CITY OF DETROIT WRECKING LICENSE

I(print) _____ hereby swear to the following:

Notary Public

Signed: _____

Date: _____

Individual Name _____

Corp./Co. Name _____

Address: _____

City:/State _____

Phone No. _____

Upon completion return to applicant

Applicant For Wrecking Contractors License
City of Detroit
Department of Buildings and Safety Engineering
Room 434, City-County Building, Detroit, MI 48226, (313) 224-3212

Applicant: _____ Date: _____

Address: _____ City: _____

State: _____ Zip: _____ Phone: _____ Home: _____

Age: _____ Birthdate _____ Soc.Sec.No.: _____

Drivers License No.: _____ State: _____

Type of License Applied for(A or B) _____

Employment History
List Present or Most Recent Employer First

Employer: _____ Phone: _____

Address: _____

Position: _____ From: _____ To: _____

Immediate Supervisor: _____

Employer: _____

Address: _____

Position: _____ From: _____ To: _____

Immediate Supervisor: _____

Employer: _____

Address: _____

Position: _____ From: _____ To: _____

Immediate Supervisor _____

Attach additional sheets if necessary

If you hold a current Michigan Builders or Alteration Contractors license (Wrecking) or BS Degree in Engineering/Architecture. Please submit a copy of the wall certificate or degree with this application. POCKET CERTIFICATE NOT ACCEPTABLE

City of Detroit

Board of Wrecking Examiners

Verification of Supervisory Experience

Notice to Employer - Under the Building Code, and applicant for Wrecking license must have at least three years of Supervisory experience in the wrecking business. Such experience must be full-time, active experience, or the equivalent thereof.

A copy of this form is to be completed by each employer. No portion is to be completed by the applicant.

Please Print or Type Entries

Name of applicant for License

Applicant's Address

The above applicant was employed by me as a Supervisor or foreman

From: Month Day Year To: Month Day Year

Approximate Number and types of Wrecking jobs in which the applicant was a foreman or supervisor	No. of buildings wrecked	Type of buildings wrecked	No. of employees supervised
Approximate amount of wages and number of working hours	Amount of salary paid to applicant during last 36 months	Period of time salary was paid to applicant if less than 36 months	Applicant worked ____ Full time ____ Part time
	Hours per week applicant devoted to the work		

NOTE: Full time means at least 40 hours per week. If applicant has worked more than 40 hours per week he is not credited with any additional qualifying time.

MISREPRESENTATION ON THIS FORM IS BASIS FOR SUSPENSION OR REVOCATION OF A LICENSE UNDER THE LAW.

Verification of Supervisory Experience

Employer's Name (please print)

Address

Phone

State of Michigan
County of _____ ss.

I, _____, being duly sworn, state that I have read the foregoing and knowingly made the foregoing answers, statements and representations therein contained, and that each and all such answers, statements and representations are true.

(Signature of Employer)

Subscribed and sworn to before me, a Notary Public, in and for the County of _____

State of Michigan, this _____ day of _____, 19__.

(Notary Public)

WRECKING LICENSE

INFORMATION

1. The City of Detroit has two wrecking licenses available. A Class B license limits wrecking to building of three (3) story in height or 35 feet. A Class A license allows wrecking of all buildings.
2. Wrecking operations are governed by BOCA Chapter 33, Section 3304.0, 3310.0, Ordinance 290-H, Sections 12-11-19 through 12-11-20.10., 15-98, 16-98, & 17-98.
3. Applicants for license must be approved by the Board of Examiners for Wrecking Contractors and have a minimum experience of three years as a Supervisor engaged in demolition. Experience up to two years may be extended to anyone who posses a degree or registration as a n architect or civil engineer.
4. The Board of examiners for Wrecking Contractors usually meets the second Wednesday of each month. However, a special meeting can be called when necessary.
5. Insurance and bond requirements are:

Class A & B

Security Bond - \$50,000.00

Workmen's Compensation

Class B

Death one person	\$100,000
Death over one	300,000
Property	100,000

Class A

Death one person	\$250,000
Death over one	500,000
Property	250,000

6. Exam fee is \$50.00 and license fee is \$196.00. All Wrecking Licenses expires December 31st of each year.

WRECKING

CLASS A RESTRICTED - Contractor permitted to wreck all non-residential structures

***CLASS A UNRESTRICTED** - Contractor can wreck all buildings

CLASS B RESTRICTED - Contractor can wreck non-residential structures and buildings not to exceed 3 stories or 35 feet in height and buildings of wood frame and solid masonry, (no reinforced concrete or steel frame)

***CLASS B UNRESTRICTED** - Contractor can wreck wood, frame and solid masonry buildings and structures not to exceed 3 stories or 35 feet in height. Residential and non-residential buildings and structures are included.

*** MICHIGAN RESIDENTIAL BUILDERS OR MAINTENANCE AND ALTERATION CONTRACTORS LICENSE IS REQUIRED**

Ordinance 290-H

(Wrecking)

Section 12-11-19.0 Demolition of BUILDINGS AND Structures

Section 12-11-19.1 Wrecking Permits:

A wrecking permit shall be obtained FROM THE BUILDINGS AND SAFETY ENGINEERING DEPARTMENT before the removal of ANY BUILDING OR STRUCTURE, except for THOSE WHICH ARE one-story frame buildings of not more than five hundred (500) square feet floor area. No permit will be Issued for wrecking A BUILDING OR STRUCTURE unless the application is signed by the owner of the property and verified by AN affidavit THAT AUTHORIZES the wrecking contractor to secure a permit for the demolition of the building or structure referred to in statements WHICH ARE contained WITHIN the application.

No permit for wrecking, dismembering, disassembling and dismantling any building or other structure shall be issued, except to a person WHO, OR partnership, firm or corporation WHICH, IS licensed under the provisions of this ordinance, provided, SUCH permit may be issued for the wrecking of a minor building or structure, as hereinafter defined, to the owner of the premises upon which SUCH minor building or structure shall be located. The work or operation of wrecking THAT IS PERFORMED IN ACCORDANCE WITH a permit issued to an owner UNDER THIS SECTION shall be performed, or executed, by the employees or servants of such owner acting under his OR HER supervision and direction, and shall not be done by an Independent contractor, unless such Independent contractor shall be licensed to carry on the business of wrecking under the provisions of this ordinance. For the purposes of this ordinance, a minor building or structure shall be defined as any masonry building not over one (1) story in height and five thousand (5,000) cubic feet in volume above the grade line, or any frame or veneer building not over two (2) stories in height and thirty-five thousand (25,000) cubic feet In volume above the grade line. For PURPOSES of this ordinance, an owner shall be defined as any person WHO, OR partnership, firm, or corporation WHICH, HOLDS title and possession of, the land upon which the building or structure to be wrecked is located by virtue of a deed, OR OF A land contract.

The permit and licensing provisions this article shall not apply to the wrecking or removal of fifty PERCENT (50%) or less of any building or structure Incidental to, or necessary In connection with, the repair, alteration, or enlargement of such building or structure.

Section 12-11-19.3 Wrecking Operations:

Wrecking operations shall include demolishing, disassembling, dismantling, dismembering, razing and removing of ANY building or structure. Before a building or structure can be wrecked, the owner, OR PERSON WHO, OR wrecking company WHICH, secures the permit shall notify all PUBLIC AND PRIVATE utilities WITH service connections TO the building OR STRUCTURE such as water, electric, gas, SEWERAGE, and other connections THAT THE BUILDING OR STRUCTURE IS TO BE WRECKED. A permit to wreck A building shall not be issued unless a release is obtained from EACH SUCH UTILITY WHICH STATES that their respective service

connection and appurtenant equipment, such as meters and regulators, have been removed and/or sealed and plugged in a safe manner. Nor shall a wrecking permit be issued until BUILDINGS AND SAFETY ENGINEERING Department is satisfied, after receiving a written report from the APPROPRIATE public AND PRIVATE UTILITIES that said wrecking OPERATION may be accomplished in such a manner as not to create a hazardous condition as a result of the proximity of such public AND PRIVATE utility installations.

Section 12-11-19.4 Notice to Adjoining Owners:

WHERE THERE ARE BUILDINGS OR STRUCTURES, OR OTHER ADJOINING FACILITIES, OR PUBLIC AND PRIVATE UTILITY LINES WHOSE temporary DISCONNECTION may be necessitated by the proposed WRECKING OPERATION, WRITTEN NOTICE SHALL BE GIVEN BY THE APPLICANT TO THE OWNERS OF SUCH ADJOINING BUILDINGS OR STRUCTURES, OR OF SUCH OTHER ADJOINING FACILITIES, OR OF SUCH PUBLIC AND PRIVATE UTILITY LINES, PRIOR TO a permit BEING ISSUED for the removal of THE building OR structure.

Section 11-2-14-19-5

Before a permit is issued for the wrecking of any building OR STRUCTURE, such application for permit shall be referred to the CITY OF DETROIT HEALTH Department for examination of the premises to determine whether rodent extermination IS necessary.

Section 12-11 -19.6

After obtaining A permit from the BUILDINGS AND ENGINEERING Department, as well as the permission of the Department of Public Works and the CITY OF DETROIT HEALTH DEPARTMENT Rodent Control Division, or any such other City departments THAT HAVE JURISDICTION OVER ANY PUBLIC WAY, the wrecker shall proceed to erect all required protections and shall then notify the Buildings and Safety Engineering DEPARTMENT before proceeding with wrecking operations

Section 12-11-19.6.1

ALL WRECKING OPERATIONS SHALL BE CONDUCTED IN ACCORDANCE WITH THESE RULES AND REGULATIONS TO PROTECT the safety of the general public and of the WORKERS.

Section 12-11-19.6.2 Alternate Precautions:

For demolition operations streets through residentially zoned areas or similar lightly traveled streets, an alternate to, the requirements for sidewalk sheds may be submitted for approval to Building Official. The request for approval of alternate precautions shall be in writing, and must contain the following:

1. A detailed description of the alternate approach;
2. An Itemization of the reasons why the alternate approach would provide protection equivalent to the sidewalk shed requirements; and
3. A plot plan to, scale showing the location of the lot lines, sidewalk and curbs, building OR STRUCTURE to be demolished, adjacent buildings, and, THE location of equipment and protection.

UNLESS EXCEPTED IN SECTION 12-11-19.2, approval from the Building Official is required prior to the issuance of a permit. Alternate precautions shall not be approved where clam bucket, demolition balls, or other crane-operated devices are used to demolish a building OR STRUCTURE.

Section 12-11-19.7

The wrecking, removal, or demolition of any building or structure shall be carried out or executed, only by the person TO WHOM, OR partnership, firm, or corporation to WHICH, the permit for such has been issued, and no

person, partnership, firm, or corporation shall conduct, or carry on, wrecking operations under a wrecking permit issued to some other person, partnership, firm or corporation.

Section 12-11-19.9

The wrecking company WHICH, or person who, SECURES the permit for the razing of the structure SHALL be held responsible for " compliance with these regulations, WITH THE APPLICABLE PROVISIONS OF THE 1984 DETROIT CITY CODE, and, WITH other laws covering this subject. The methods to be used In wrecking shall not involve undue' hazards to the public or unnecessary danger to the WORKERS, and shall be in accordance with good practice. All personS WHO ARE actively engaged in wrecking operations on the job site shall wear a safety hard hat. Crane, back hoe, bulldozer, high loader, ball, clam bucket chain, cable and, other similar mechanical devices shall not be used to wreck buildings or structures, except in individual cases wherein detailed plans and proposed procedures are submitted, with the application for wrecking permit and are approved by the building official. Suitable provision shall be made for the disposal of materials which are accumulated during the wrecking' operations. No part of the structure shall be overloaded by excessive storage of materials or debris, chutes, AND scaffolds. Derricks and hoists shall be strong, substantial, and safe for the purpose for which they are intended. Materials, which, WHEN REMOVED, would cause any excessive amount of dust shall be WETTED down to prevent the creation of a nuisance. Open fires or other sources of flame, except necessary cutting torches, SHALL NEITHER be permitted on the inside of the building which is being wrecked, nor in close proximity to flammable materials outside of the building, and every precaution shall be taken to prevent the possibility of fire.

Section 12-11 -19.10

(A) EXCEPT AS PROVIDED FOR IN SUBSECTION (B) OF THIS SECTION REGARDING A BUILDING OR STRUCTURE WHICH IS LOCATED ON A RESIDENTIALLY ZONED LOT THAT IS THIRTY (30) FEET OR LESS IN WIDTH, IT SHALL BE RESPONSIBILITY OF THE WRECKING COMPANY WHICH, OR THE PERSON WHO SECURES THE PERMIT FOR DEMOLITION OF ANY BUILDING OR STRUCTURE TO UNDERTAKE THE FOLLOWING MEASURES FOR ANY WRECKING OPERATION FOR THE DEMOLITION OF A BUILDING OR STRUCTURE FROM A LOT SITE:

1. DISMANTLE THE BASEMENT OR CELLAR WALLS;
2. FILL ALL BASEMENTS, CELLARS; OR HOLES TO GRADE LEVEL WITH BACKFILL THAT SHALL BE CLEAN EARTH AND IS COMPOSED OF MINERAL SOIL SUCH AS CRUMBLING YELLOW CLAY, SAND, OR LOAM.
3. REMOVE ALL EXCESS MATERIALS, RUBBISH, AND DEBRIS FROM THE PREMISES ABOVE GRADE; AND
4. REMOVE ALL EXISTING PRIVATE SIDEWALKS, DRIVEWAYS, WALLS, AND OTHER MISCELLANEOUS CONCRETE SLABS TO FULL DEPTH.

(B) In any wrecking operation for the demolition of a building OR STRUCTURE WHICH IS LOCATED ON A RESIDENTIALLY ZONED LOT THAT IS THIRTY (30) FEET OR LESS IN WIDTH, it shall be the responsibility of the wrecking company, WHICH, or the person who, secures the permit for the demolition of any building to undertake the following measures:

1. Dismantle THE basement or cellar walls to at least two (2) feet below grade.

2. Break THE basement or cellar floors to ENSURE water drainage. The dimension between cracks shall be not more than three (3) feet.

3. Fill all basement, cellars or holes to grade level. Inorganic materials may be used for backfill up to one (1) foot below grade level. Concrete shall be no larger than one (1) cubic foot in size. The backfill for the one (1) foot below grade shall be clean earth THAT IS COMPOSED of mineral soil such as crumbling yellow clay, sand, or loam.

4. Remove all excess materials, rubbish, and debris from the premises above grade; AND

5. Remove all existing private sidewalkS, driveways, walls, and other miscellaneous concrete slabs to full depth.

(C) WHERE THE CITY OF DETROIT EITHER ENTERS INTO A CONTRACT WITH A WRECKING COMPANY OR PERSON, OR TAKES ITS, OWN ACTION, TO DISMANTLE ANY BASEMENT AND/OR CELLAR WALLS FOR A BUILDING OR STRUCTURE THAT IS LOCATED ON A RESIDENTIALLY ZONED LOT WHICH IS THIRTY (30) FEET OR LESS IN WIDTH, THE WRECKING COMPANY, OR PERSON, SHALL COMPLY WITH THE PROVISIONS THAT ARE CONTAINED WITHIN SUBSECTION (A) OF THIS SECTION.

(D) The requirements of this section are designated as the minimum necessary for average conditions and, in the case of unusual or dangerous situations, adequate provisions shall be made and every precaution taken to protect the safety of the public and OF THE WORKERS. All abandoned basements or cellars, and holes, shall be immediately filled to the surface of the ground THAT SURROUNDS the excavation except that the building official may permit such excavation to remain, if properly fenced and drained or otherwise made safe by eliminating precipitous drops and standing water, when construction of a new structure is to be started on the site within a period of six (6) months after completion of demolition. (See, Section 38-6-5 of the 1984 DETROIT CITY Code for BARRICADE and Drainage requirements).

Section 12-11-19.11 Lot Regulation:

Whenever a BUILDING OR structure is demolished or removed, the premises shall be maintained free from all unsafe or hazardous conditions by the proper regulation of the lot, restoration of established grades, and the erection of the necessary retaining walls and fences in accordance with the provisions of the OFFICIAL BUILDING Code OF THE CITY OF DETROIT.

Section 12-11-19.12 Supervision and Identification:

It shall be the responsibility of the wrecking company WHICH, or person, WHO, SECURES a wrecking permit to complete the demolition of any and all buildings or structures within the limits of said permit, including except as heretofore permitted, the filling to grade of all excavations.

Section 12-11-19.13

The licensed wrecking contractor, or a competent supervisory employee in his OR HER employ shall be present at the site while wrecking operations are in progress. An identification picture badge, not less than two (2) Inches by two (2) Inches, bearing a number and the company name, shall be worn in a conspicuous place by all employees WHILE on the job.

Section 12-11-19.14

BLASTING AND THE USE OF EXPLOSIVES SHALL BE DONE ONLY BY PERSONS WHO ARE LICENSED BY THE FIRE DEPARTMENT TO PERFORM SUCH WORK.

Section, 12-11-19.15

Detailed plans THAT OUTLINE the procedure and method of blasting, including a lot plot WHICH showS the location and size of the building OR STRUCTURE, shall be submitted BY THE APPLICANT to the FOLLOWING governmental agencies and PRIVATE UTILITIES:

U.S. Coast Guard (if the she abuts the Detroit River)

City of Detroit Law Department (for bonds and insurance)

COUNTY OF WAYNE DEPARTMENT OF ENVIRONMENT, AIR QUALITY MANAGEMENT DIVISION

CITY OF DETROIT Department of Transportation

CITY OF DETROIT Water AND SEWERAGE Department, Engineering Division

CITY OF DETROIT Public Lighting DEPARTMENT, General Superintendent

CITY OF Detroit Police Department, FORENSIC SERVICES

City of Detroit, DEPARTMENT OF PUBLIC WORKS, CITY ENGINEERING DIVISION, AND TRAFFIC ENGINEERING DIVISION

CITY of Detroit Fire Department, Fire Marshal's Office

CITY OF Detroit Health DEPARTMENT

THE DETROIT EDISON CO.

MICHIGAN CONSOLIDATED GAS CO.

AMERITECH

WESTERN UNION TELEGRAPH

ANY CABLE FRANCHISE; AND

ANY TELECOMMUNICATIONS FRANCHISE

THE APPLICANT SHALL OBTAIN A RELEASE OF WAIVERS FROM EACH SUCH APPLICABLE GOVERNMENTAL AGENCY, OR PRIVATE UTILITY, WHICH INDICATES THE PARTICULAR SPECIAL PRECAUTIONS, IF ANY, THAT WILL BE TAKEN TO SAFEGUARD AND TO PROTECT ANY SERVICE CONNECTIONS, CABLES, SEWERS, WATER MAINS, GAS MAINS, AND APPURTENANT EQUIPMENT, SUCH AS METERS, REGULATORS, TRAFFIC CONTROL DEVICES AND UTILITY POLES THAT ARE ON THE PREMISES OR ON CONTIGUOUS PREMISES.

Section 12-11-19.16

The waivers or releases shall then be submitted to the Buildings and Safety Engineering Department which may then issue the permit to blast WITH STIPULATIONS AS TO any special conditions THAT are to be met.

Section 12-11-20.0 The Board of Examiners For Wrecking Contractors

Section 12-11-20.1 Board of Examiners:

There shall be established a board of examiners consisting of seven (7) members appointed by the mayor to advise the director of matters relating to the licensing or wrecking contractors. The appointees shall consist of two (2) members from the Buildings and Safety Engineering Department, two (2) representatives of the public who shall be resident taxpayers of the City of Detroit two (2) members licensed as wrecking contractors who shall be residents of the City of Detroit or non-residents who maintain their principal business offices within the City of Detroit and one (1) member who shall be a registered professional engineer. The initial terms of the latter five (5) members shall be

for one, two and three years respectively, after which each member, with the exception of the department members, shall hold office for a term of three (3) years. The Board of Examiners shall report to and be directly responsible to the director. Any vacancy occurring on the Board of Examiners shall be filled by the Mayor for the remainder of any unexpired term.

Section 12-11-20.2 Authority of Board of Examiners:

The Board of Examiners is authorized to adopt rules and regulations necessary to make effective the wrecking contractor licensing provisions of this ordinance.

Section 12-11-20.3 Application of License:

Applications for wrecking contractors' licenses shall be made on forms furnished for such purpose by the Buildings and Safety Engineering Department. The application in affidavit form shall, as a minimum, provide the following information:

1. Name, age, and address of applicant
2. Wrecking experience of applicant
3. If applicant is a corporation:
 - (a) Full corporate name
 - (b) When and where incorporated
 - (c) Full name and address of officers or corporation
 - (d) Name and wrecking experience of officer designated to take this examination for the corporation
4. If applicant is a partnership:
 - (a) Names and addresses of partners
 - (b) The name and wrecking experience of the partner designated to take the examination for the partnership
5. If the applicant conducts business under a trade or assumed name, the following additional information shall be given:
 - (a) Complete trade name
 - (b) Name of the person or persons doing business under such trade or assumed name.

Section 12-11-20.4 Examination Required:

The board of examiners shall determine by written and oral examinations the qualifications of an applicant in accordance with the sworn affidavit submitted. There shall be a quorum of the board of examiners present at the oral examination of any applicant.

Section 12-11-20.5 Experience Required:

Except as provided in Paragraph (a) of this section, no license shall be issued until the applicant has shown satisfactory proof to the board of examiners that he has been actively engaged in the demolition and removal of structures for a period of at least three (3) years in a supervisory capacity.

- (a) Credit varying up to a maximum of two (2) years of actual experience in the demolition and removal of structures may be extended to any applicant who is a registered architect or professional civil engineer or who possesses a bachelor of sciences degree in civil or architectural engineering.

Section 12-11-20.6 Classification and Limitation:

Wrecking contractors' licenses shall be classified as follows:

- (a) Class A License authorizes the holder thereof to wreck all types of buildings and structures, including wood frame, masonry, steel frame and reinforced concrete buildings and structures of unlimited height.
- (b) Class B License authorizes the holder thereof to wreck wood frame and solid masonry buildings and structures not to exceed three (3) stories and thirty-five (35) feet in height.

Section 12-11-20.7 Bond and Insurance:

No wrecking contractor's license shall be issued until the applicant has delivered a surety bond in the amount of fifty thousand dollars (\$50,000.00) with such surety or sureties as are approved by the City Council, conditioned on the faithful performance of the provisions of this and other applicable laws and ordinances, and saving and protecting the City of Detroit harmless from any and all damages to private property and to pay for any and all damages to public property that may arise from the use of any of its streets, alleys, boulevards or other public places in the wrecking of buildings and other structures. Provided further, that the applicant shall also file with the director or Buildings and Safety Engineering Department a public liability and property damage insurance policy naming the applicant and the City of Detroit as the assured and providing for the payment of any liability imposed by law on such applicant and/or the City of Detroit to the extent of not less than two hundred-fifty thousand dollars (\$250,000.00) for Class A License and one hundred thousand dollars (\$100,000.00) for Class B License, for injury to or death of any one person, and not less than five hundred thousand dollars (\$500,000.00) for Class A License and three hundred thousand dollars (\$300,000.00) for Class B License, for injuries to or death of more than one person and damages to property in the amount of not less than two hundred-fifty thousand dollars (\$250,000.00) for Class A License, and one hundred thousand dollars (\$100,000.00) for Class B License each occurrence and five hundred thousand dollars (\$500,000.00) for Class A License and three hundred thousand dollars (\$300,000.00) for Class B License aggregate; and provided further, that the applicant submits a satisfactory insurance policy with evidence to the effect that he is covered by workmen's compensation insurance covering any and all wrecking operations. Such policies of insurance shall expire concurrently with the wrecking contractor's license, namely, December 31st of each year, and new insurance policies shall be obtained and produced when making application for the annual renewal of the license. The policies of insurance shall contain a provision for 2 continuing liability thereunder to the full amount thereof notwithstanding any recovery thereon. Any insurance company whose policy or policies have been so filed, pursuant to this section shall file written notice in the office of the director of Buildings and Safety Engineering or its intention to terminate and cancel such policy or policies and give notice thereof to the licensee, whereupon the director of Buildings and Safety Engineering shall cause the wrecking contractor's license of the person, firm, partnership, or corporation affected thereby to become null and void until such time as new policies or insurance as prescribed in this section are presented to the Buildings and Safety Engineering Department. Every license issued under the provisions of this ordinance shall expire December 31st of the year issued.

Section 12-11-20.8 Suspension and Revocation:

Any licensed wrecking contractor who fails to comply with any notice of the Buildings and Safety Engineering Department relative to wrecking operations may have his license suspended or revoked by the director upon recommendation of the board of examiners. Any licensed wrecking contractor who operates in violation of the provisions of this ordinance and/or State and local rules and regulations lawfully promulgated, may have his license suspended or revoked by the director upon recommendation of the board of examiners.

Section 12-11-20.9

Other causes for which a wrecking contractor's license May be suspended or revoked shall be incompetence, willful or gross neglect, deliberate misrepresentation, failure to comply with the requirements of the laws of the State of Michigan applicable to wrecking or demolition contractors, as amended from time to time or failure to comply with the conditions under which the permit was issued.

Section 12- 11-20.10

Revocation or suspension shall be made in the following manner. The licensee shall be given seven (7) days notice that his license will be suspended or revoked and the reasons therefor, unless good cause is shown to the contrary at a hearing provided before the board or examiners. The notice to appear shall be in writing and shall be sent by registered or certified mail to the address shown upon the records of the department. Pending the hearing the director may forthwith suspend such license if the circumstances in his opinion justify such action. After the hearing, the board of examiners shall make its recommendations to the director who may suspend or revoke the license if he finds the contractor in violation of any of the causes for suspension or revocation and if such action in his opinion is in the best interest of the people of the City or Detroit.

It shall be unlawful for any person whose license has been suspended, revoked, or not renewed, to engage in the demolition or removal of buildings or structures in the City or Detroit, until such expired license has been renewed or such suspended or revoked license has been reinstated or reissued.